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	Facsimile: (702) 731-6910 Attorney for Defendant		
5		TES DISTRICT COURT	
6	IN THE UNITED STATES DISTRICT COURT		
7	FOR THE DISTRI	ICI OF NEVADA	
8	UNITED STATES OF AMERICA,	Case No. 2:21-cr-184-JCM-NJK	
9	Plaintiff,	STIPULATION TO ALLOW DEFENDANT	
10	vs.	TO TRAVEL	
11	OFIR FRIEDEN,		
12	Defendant.		
13			
14	IT IS HEREBY STIPULATED AND AGREED, by and between JASON M. FRIERSON		
15	United States Attorney, and DANIEL SCHIESS, ESQ., Assistant United States Attorney		
16	counsel for the United States of America, and JOSHUA TOMSHECK, ESQ., counsel for		
17	Defendant, OFIR FRIEDEN, be allowed to travel from California to Las Vegas for purposes		
18	of meeting with undersigned counsel on or about November 9, 2022.		
19	This stipulation is entered into for the following reasons:		
20	1. This is the first request of this nature.		
21	2. Defense Counsel has scheduled an in-person/in-office meeting with the		
22	Defendant to review the discovery and further prepare the matter for resolution		
23	Moreover, Defense counsel and	the Assistant United States Attorney have	
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1		scheduled an in-person meeting	with Defendant for purposes of potential
2		negotiation of Defendant's case.	
3	3.	Defendant has been in contact with	his pre-trial services officer about this travel
4		request and was informed the cond	itions of his pre-trial release are only allowed
5		for purposes of Court appearances.	Further, Defendant was instructed by his pre-
6			nave Defense counsel seek Court approval for
7		the instant request.	
8	4	•	nt should be permitted to travel to Las Vegas,
9	1.	NV for the purposes outlined herein	
10		TV for the purposes outlined herein	. .
l1			
12	DATED this 1st day of November, 2022.		
13	Respectfu	ally submitted,	
L4	HOFLAN	ND & TOMSHECK	JASON M. FRIERSON United States Attorney
15	/s/ Joshu	a Tomsheck	/s/ Daniel Schiess
16	JOSHUA	TOMSHECK, ESQ. for Defendant	DANIEL SCHIESS, ESQ. Assistant United States Attorney
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1 IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA 2 -oOo-3 UNITED STATES OF AMERICA, Case No. 2:21-cr-184-JCM-NJK 4 Plaintiff, 5 vs. 6 OFIR FRIEDEN, **ORDER** 7 Defendants. 8 9 10 Based on the pending Stipulation of counsel, and good cause appearing therefore, the 11 Court finds that: 12 1. This is the first request of this nature. 13 2. Defense Counsel has scheduled an in-person/in-office meeting with the 14 Defendant to review the discovery and further prepare the matter for resolution. 15 Moreover, Defense counsel and the Assistant United States Attorney have 16 scheduled an in-person meeting with Defendant for purposes of potential 17 negotiation of Defendant's case. 18 3. Defendant has been in contact with his pre-trial services officer about this travel 19 request and was informed the conditions of his pre-trial release are only allowed 20 for purposes of Court appearances. Further, Defendant was instructed by his pre-21trial services officer that he should have Defense counsel seek Court approval for 22 the instant request. 23

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4. The parties agree that the Defendant should be permitted to travel to Las Vegas, NV for the purposes outlined herein.

ORDER

IT IS THEREFORE ORDERED, that Defendant, OFIR FRIEDEN, shall be granted permission to travel to Las Vegas, Nevada between on Monday November 7, 2022 and Thursday November 10, 2022 (including travel days) to meet with his counsel and counsel for the Government for purposes of potential negotiation of his pending case.

DATED: November 2, 2022.

UNITED STATES MAGISTRATE JUDGE